

# **Exhibit F**

MILBERG TADLER PHILLIPS GROSSMAN LLP

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**VIA EMAIL**

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Re: *In re Dealer Management Systems Antitrust Litig.*,  
MDL No. 2817, Case No. 18-CV-864 (N.D. Ill.)

Dear Leo and Brian:

I write in response to your August 3, 2018 letter regarding certain Requests for Production still at issue.

**Pre-2013 Timeframe:** Thank you for agreeing to produce documents prior to 2013 for the two specified categories of documents below. This issue is now resolved between the parties.

- All documents reflecting communications between Reynolds and CDK about blocking Third Party Integrators' access to Dealer DMS data (Request No. 2); and
- All documents regarding changes to CDK's data access policies (Request No. 5)

**Request Nos. 9 and 12:** The parties have resolved our dispute on these RFPs pursuant to our correspondence yesterday.

**Request Nos. 10 and 18:** We are at an impasse.

**Request Nos. 33 and 34:** Given the timing of the motion to compel and multiple meet and confers, we are at an impasse.

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**Request 36 and 44:** We are at an impasse.

Sincerely,

CC: Derek T. Ho  
Michael Nemelka

/s/ John Hughes  
John Hughes